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1 2 3 4	GEOFFREY A. HANSEN Acting Federal Public Defender ANGELA M. HANSEN Assistant Federal Public Defender 555 - 12th Street, Suite 650 Oakland, CA 94607-3627 Telephone: (510) 637-3500						
5	Counsel for Defendant DASA						
6							
7	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA						
8							
9							
10	UNITED STATES OF AMERICA, ) No. CR-11-00742 SBA						
11	Plaintiff, ) STIPULATION AND [ <del>PROPOSED]</del> ORDER MODIFYING CONDITIONS OF						
13	vs. ) PRETRIAL RELEASE						
14	VISHAL DASA, ) The Honorable Donna M. Ryu						
15	Defendant. )						
16	Defendant, Vishal Dasa, through his counsel, Assistant Federal Public Defender Angela						
17	M. Hansen, and Assistant United States Attorney Wade Rhyne, stipulate and agree that the Court						
18	should modify the conditions of Mr. Dasa's release to lift the mental health condition that was						
19	added in July 2011 at Mr. Dasa's request.						
20	On March 17, 2011, Mr. Dasa made an initial appearance in this case and the Court						
21	released him on conditions. In July 2011, at Mr. Dasa's request, the Court modified Mr. Dasa's						
22	release conditions to include mental health counseling. Mr. Dasa is currently working at a full						
23	time job, he is stable and he is in full compliance with his release. He does not believe that						
24	mental health counseling is necessary and requests that the Court lift this condition.						
25	Mr. Dasa's supervising Pretrial Services officer in the Central District of California,						
26	Shakira Davis, has no objection to this request to modify Mr. Dasa's pretrial release. The Pretrial						
	Stipulation to Modify Pretrial Release, 11-00742 SBA (DMR)  1						

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1	Services Office in this district supports Ms. Davis' position. The parties agree that all other						
2	conditions of Mr. Dasa's pretrial release shall remain in effect.						
3		/0/					
4	June 12, 2012	ANGELA M. HANSEN					
5		Assistant Federal Public Defender					
6	1 12 2012	/S/ HARTLEY WEST					
7	June 12, 2012	Assistant United States Attorney					
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7	IN THE UNITED STATES DISTRICT COURT						
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA						
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10	UNITED STATES OF AMERIC	CA, )	No. CR-11-0074	12 SBA			
11	Plaintiff,	) )	[PROPOSED] CONDITIONS	ORDER MODIFYING OF PRETRIAL RELEASE			
12	vs.	)					
13	VISHAL DASA,	) )	The Honorable	Donna M. Ryu			
14	Defendan	t. )					
15		,					
16	For the reasons set forth	in the stipulation	of the parties abo	ove, it is ordered that the			
17	previously imposed mental healt	th condition is re	moved as a condit	ion of Mr. Dasa's pretrial			
18	release. All other conditions of Mr. Dasa's pretrial release shall remain in effect.						
19							
20	June <u>12</u> , 2012						
21	DONNA M. RYU United States Magistrate Judge						
22							
<ul><li>23</li><li>24</li></ul>							
25							
26							
20	Stipulation to Modify Pretrial Release,	11-00742	,				